

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF GEORGIA
AUGUSTA DIVISION

UNITED STATES OF AMERICA,

v.

ETSHO ILUNGA,

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1:11-cr-305

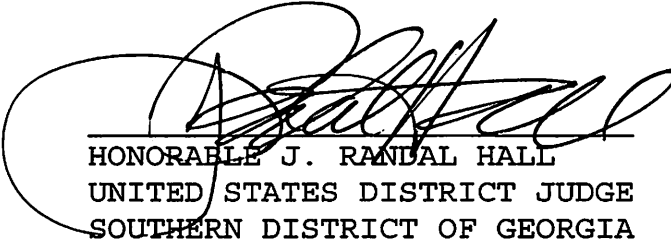
O R D E R

Presently before the Court is Defendant Etsho Ilunga's motion for leave to appeal. (Doc. 60.) Defendant's motion is no more than a series of complaints about his incarceration, the judicial system, and racism. Defendant, in conclusory fashion, does state that "[s]ending [him] to prison on an absurd [sic] charge of \$4,000 us should be reversed to a probation sentence as is often the case for many whites [sic] defendants in USA." (Id. at 2.)

As best the Court can discern, Defendant is challenging his sentence, and so the Court will construe his motion as one under 28 U.S.C. § 2255. Defendant, however, has already filed, and the Court has denied, a § 2255 motion. (Docs. 49, 56.) To file a second or successive § 2255 motion, Defendant must move the Court of Appeals for an order authorizing the district court to consider the motion as provided in § 2244. Thus, to the extent

that Defendant seeks to attack his sentence, such a motion is
DENIED. (Doc. 60.)

ORDER ENTERED at Augusta, Georgia, this 4th day of
November, 2014.



HONORABLE J. RANDAL HALL
UNITED STATES DISTRICT JUDGE
SOUTHERN DISTRICT OF GEORGIA